
Last Will & Testament

The Last Will & Testament of Lady Kaye Carter

Brooke Williams

Solicitors

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LAST WILL OF LADY KAYE CARTER

I, Lady Kaye Carter [name of testator], a resident of Yorkshire, England, being of sound and disposing mind and memory and above the age of twenty four (24) years, and not being actuated by any duress, menace, fraud, mistake, or undue influence, do make, publish, and declare this to be my last Will, hereby expressly revoking all Wills and Codicils previously made by my person, and that bequests detailed below be carried out in accordance with my wishes this day, the 12th May 1855.

I. EXECUTOR:

I appoint solicitors Brooke Williams as sole Executor of this my Last Will and Testament. My Executor shall be authorised to carry out all provisions of this Will and pay my just debts, obligations and funeral expenses. I further provide my Executor shall not be required to post surety bond in this or any other jurisdiction, and direct that no expert appraisal be made of my estate unless required by law.

II. FAMILY DETAILS:

I am married to Randolph Abraham Carter hereinafter referred to as my spouse.

I have the following children:

Name: Felicity Carter	Date of Birth 13 October 1851
Name: Melancolia Q. Carter	Date of Birth 9 October 1852
Name: Aleister Paul Carter	Date of Birth 19 May 1854

III. BENEFICIARY:

I bequeath the whole of my estate, property and effects, whether movable or immovable, wheresoever situated and of whatsoever nature to my spouse Randolph Abraham Carter.

IV. ALTERNATE BENEFICIARIES:

Should my spouse not survive me by thirty (30) days I direct that the whole of my estate, property and effects, whether movable or immovable, wheresoever situated and of whatsoever nature be divided amongst my children named in II. above in equal shares.

I direct that the inheritance devolving upon any of my children under my last will and testament as well as the proceeds, the reinvestment of such proceeds and the income thereon shall be free from the legal effects of any present or future marriage of any of my children, whether in or out of community of property including any accrual system and with or without the presence of any pre-marital agreement.

If any of my children are proved to be indebted to me by means of a legal instrument, then his / her share of my estate shall be reduced by the amount of such debt.

Should any of my children not survive me and my spouse by 30 (thirty) days I direct that the whole of my estate, property and effects, whether movable or immovable, wheresoever situated and of whatsoever nature be divided in equal shares between my remaining surviving children.

IN WITNESS WHEREOF, I, Lady Kaye Carter [name of testator], hereby set my hand to this last Will, on each page of which I have placed my initials, on this the 12th day of May, 1855.

Lady Kaye Carter

The foregoing instrument [consisting of 3 pages, including this page] was signed in our presence by Lady Kaye Carter [name of testator] and declared by her to be her last Will. We, at the request and in the presence of her and in the presence of each other, have subscribed our names below as witnesses on this 12th day of May, 1855.

Mr Randolph Abraham Carter [name of Witness #1]

Sister Adeline Prudence Smith [name of Witness #2]

Mr William J. Kirkland sol. [name of Witness #3]